Tafas v. Dudas et al Doc. 142 Att. 26

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EXHIBIT 19



Town Hall Meeting on Patent Claims and Continuation Practice

Alexandria, VA April 25, 2006



Commissioner for Patents



Proposed Rules Presentations

- This is the last in a series of public presentations on the proposed rules packages
- USPTO-sponsored Town Hall meetings have been held in Chicago, Berkeley, Houston
- **USPTO** representatives have also made presentations on the proposed rules at 13 other events around the country
- Comment period ends May 3, 2006



Today's Meeting - Agenda

Brief overview of the proposed rules packages

Invited guest panelists

AIPLA - Charles E. Van Horn

Federal Trade Commission - Suzanne T. Michel

Georgetown University - Jay R. Thomas

IPO - Herbert C. Wamsley

Open microphone session

Closing remarks



Deputy Commissioner for Patent Examination Policy



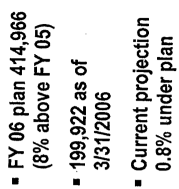
The Need for Change

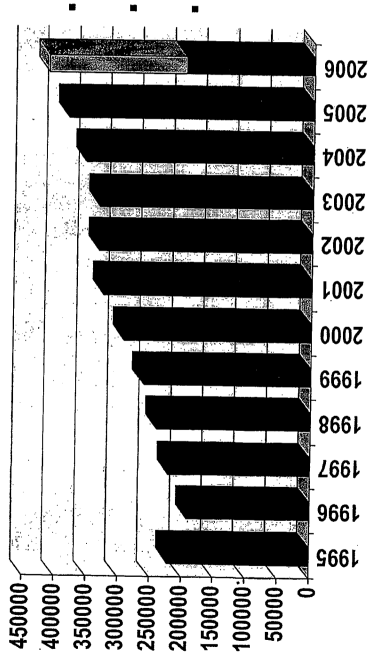
USPTO has an unacceptable backlog of applications

- About 1,000,000 pending Utility, Plant and Reissue applications
- About 625,000 have not received a first action
- Average time to first action is between 18 and 33 months, depending on Technology Center
- Filings continue to increase

UPR Applications Filed



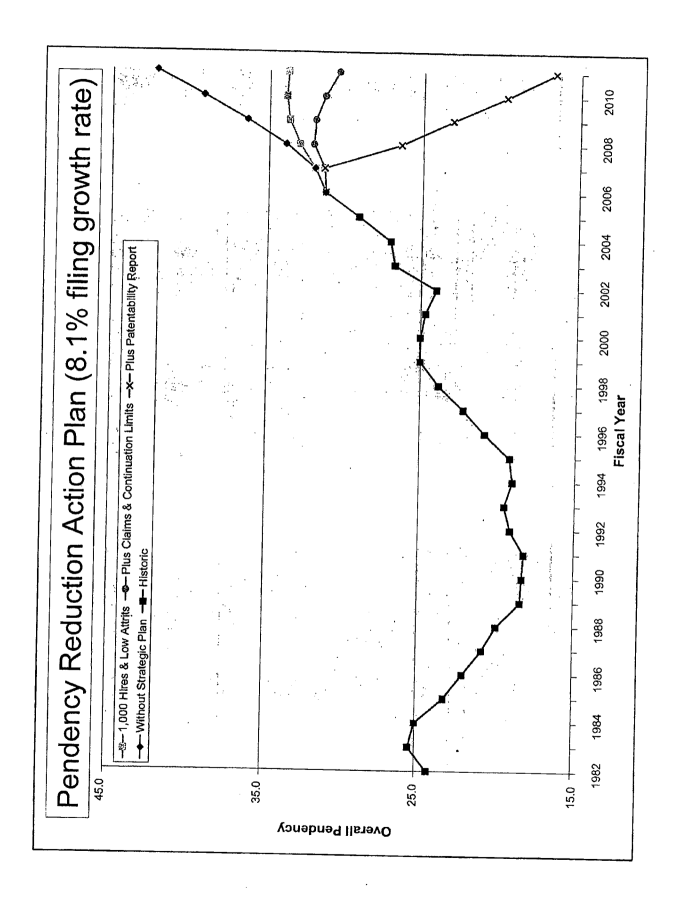




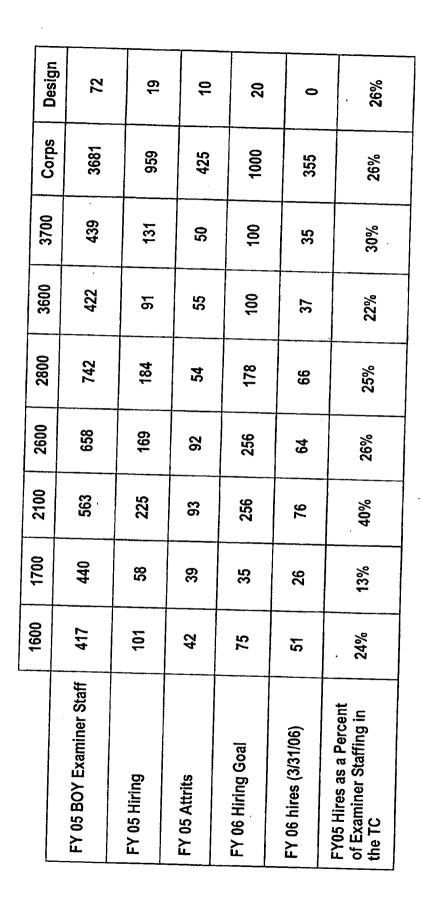




- Hired nearly 1,000 examiners in FY 2005
- Hiring 1,000 again in FY 2006
- Improved hiring and training practices to reach these targets
- Even with these hires, pendency doesn't turn around



Hires and Attritions



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Claims Rule Package

- Focuses initial examination on applicant-designated representative claims
- No limit on the number of claims filed or allowed
- Applicant may select up to 10 representative claims, including all independent claims
- claims, applicant must submit an examination support If an application requires more than 10 representative document that covers all the representative claims designated for examination
- 71 Fed. Reg. 61 (03 January 2006)

A00263

Continuations Rule Package



Focuses interaction between applicants and examiners on the initial actions in prosecution

Allows filing of additional continuations or RCEs with appropriate showing

Focuses examining resources on new applications

71 Fed. Reg. 48 (03 January 2006)

Related changes



- IDS practice
- Markush claims

Internal procedural changes to follow

- Change MPEP and other policies to improve examination practice
- Internal changes will complement the final rules



Feedback



- Comment period on the proposed rules closes May 3, 2006
- Open to alternative solutions that fix these problems
- Need constructive suggestions rather than simple complaints about these proposed solutions
- Comments addresses:

Continuations: AB93Comments@uspto.gov

Claims: AB94Comments@uspto.gov

Guest Panelists

Charles E. Van Horn

Federal Trade Commission

Suzanne T. Michel

Georgetown University

Jay R. Thomas

Herbert C. Wamsley

Guest Panelists



1. Other Solutions

other than hiring, what regulatory or procedura If you disagree with the proposed rule changes the current challenges facing the USPTO, then to continuations and claims as the solution to solutions would you recommend?

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Guest Panelists

2. Continuations/Balance of rights

their invention and the notice function of patent proper way to ensure that applicants obtain full between applicants maximizing their return on products. What should be the proper balance implementations of their ultimate commercial members of the Patent community as the Continuation practice is viewed by some protection for the most desirable claims?

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Guest Panelists

3. Examination Focus

claims. Do you feel this will positively impact the quality of examination? If not, why not? initial examination on a representative set of The USPTO proposal includes focusing the

Open Microphone

John J. Doll

Commissioner for Patents

James A. Toupin

General Counsel

Jay P. Lucas

Deputy Commissioner for Patent Examination Policy

Margaret A. Focarino

Deputy Commissioner for Patent Operations



Commissioner for Patents



Thank You